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UNION ACCIETED

CONTINUATION SHEET DAAK11-79-C-0057
PART II - THE SCHEDULE
SECTION E - SUPPLIES/SERVICES & PRICES

Page 3 of 15

E.1 TYPE OF CONTRACT: This is a Cost-Plus-Fixed-Fee Completion Form Contract. See Section H, Paragraph H.3.

E.2 ESTIMATED COST AND CONSIDERATION:

SGFOIA	.2	E.2.1	The	total	estimated	d cost	of	the	work	under	this	cont	ract	excluding
SGFOIA		Contrac	tor's	fixed	l fee is				The	total	estima	ated	cost	includes
		f	or Fa	aciliti	ies Capita	al Cos	t o	E Mo	ney (CAS 41	4).			

- E.2.2 As consideration for its undertakings under this contract, the Contractor shall receive the following:
- E.2.2.1 Reimbursement for costs as provided in the General Provision "Allowable Cost, Fixed Fee and Payment".

SGF01A	
	shall be paid provisionally in installments at the time of payment of allowable
	costs and each such payment shall be in an amount which shall bear the same
	proportion to the total amount of fixed fee as the payment of allowable costs
	bears to the total estimated cost, subject, however, to the withholding pro-
	visions hereinafter set forth. The foregoing method of payment of fixed fee
	is for billing convenience only, and payments so made do not necessarily re-
	present actual percentages of work completed. If the Contracting Officer at
	any time determines that provisional payment of fee on the above basis results
	or has resulted in payment at a rate in excess of the percentage of the work
	completed, he may reduce any payment made by requiring a refund and/or adjust
	any payment to be made by the estimated amount of such excess.

E.3 The Contractor's Certifications and Representation as provided for RFQ DAAK11-79-Q-0106 are incorporated herein by reference.

CONTINUATION SHEET PART II - THE SCHEDULE

Page 4 of 15

SECTION F DESCRIPTION/SPECIFICATION

TITLE: Special Training Techniques

F.1. (S-ORCON) Background.

The Department of Defense has shown considerable interest in applied parapsychology, or psychoenergetic processes, over the past few years. Based upon Air Force and Army involvement, a meeting was held in August 1978 to establish a unified DoD effort in the development of the remote viewing process for intelligence purposes.

The DoD program will investigate the remote viewing phenomenon and the extraordinary collection potential it offers. The Soviet Union has a significant commitment in this area and it is therefore incumbent upon the DoD to understand the phenomenon and pursue its military applications.

- F.2. (S-ORCON) Objectives. The objectives of this effort are the optimization of remote viewing protocols, the familiarization of selected individuals to reach enhanced levels of ability and the establishment of potential screening procedures to enlarge the population from which individuals are selected.
- F.3. (S-ORCON) Services to be Performed. The contractor shall provide necessary facilities and personnel to perform the following in accordance with approved protocol provided by the government.
- F.3.1. Task 1: a. Using contractor personnel, conduct remote viewing sessions at Ft. Ord, CA, on notification by government of the schedule of exercises at Ft. Ord.
- b. Make available to personnel designated by the Project Manager relevant data, protocols and specific procedures of the remote viewing
- c. Provide personnel designated by the Project Manager with the guidance necessary to establish remote viewing programs at different locations.
- d. From a group of 10-15 government individuals, select six indivi-* duals for participation in a remote viewing familiarization program.
- e. Conduct a remote viewing familiarization program of one month # duration for each individual.

CONTINUATION SHEET

DAAK11-79-C-0057

Page <u>5</u> of <u>15</u>

PART II - THE SCHEDULE - SECTION F - DESCRIPTION/SPECIFICATIONS

f. Conduct 10 sessions of 25 trials per session with each individual on the Ten-Choice Numerical Training Facility. Provide results of data analyses to the sponsoring government activity.

- g. Submit required reports in accordance with DD Form 1493.
- F.3.2. Task 2: a. Pursue the application and judging techniques of remote viewing to:
 - (1) target on key enemy military individuals from covert agents to key battle commanders
 - (2) detect the change in state of military units and rapidly determine the damage resulting from nonnuclear weapon attack
 - (3) determine the access code to computers and other electronic devices
 - (4) propose countermeasures to reduce the vulnerability of US Army personnel, units, material and operations to remote viewing
 - b. Submit required reports in accordance with DD Form 1423.

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SECRET

CLASSIFIED BY: MSG, HODA (DAMI-ISH)
Wash, DC dated 7 Jul 78
REVIEW ON: 7 Jul 98

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CONTINUATION SHEET PART II - THE SCHEDULE

SECTION G - PACKAGING AND MARKING

G.1 PACKING AND PACKAGING: All items or component parts thereof furnished by the Contractor shall be prepared for shipment in accordance with MIL-STD-1188A, 5 January 1978, except that packaging and packing of explosives, explosive-loaded items, ammunition, and hazardous materials will comply with DOT Regulations and appropriate statutes covering such shipments.

SECTION H - DELIVERIES OR PERFORMANCE

H.1 PERIOD OF PERFORMANCE: The period of performance forthis contract is 13 months from its effective date as follows:

TECHNICAL EFFORT

DATA

ITEM 0001

ITEM 0001AC

12 Months

1 Month

H.2 F.O.B. POINT: CLIN 0001AC Data Items shall be delivered F.O.B. Destination addressed as follows:

Director,

US ARmy Materiel Systems Analysis Activity

ATTN: DRXSY-DS

Aberdeen Proving Ground, MD 21005

H.3 TYPE OF CONTRACT: This is a completion form of a cost-plus-fixed-fee contract. The goal of the contract is full performance of the work specified in Section F and delivery of the data requirements of the contract. The attainment of this goal constitutes the condition for payment of the fixed fee. The Contractor shall endeavor to complete the contract within its estimated cost and period of performance. In the event the contract is not completed within the estimated cost, the Government may elect to increase the estimated cost, thereby requiring the Contractor to complete the contract without adjustment in the fixed fee specified herein. The fixed fee, however, is subject to an equitable adjustment in the event the Scope of Work is changed or the goal of the contract is not obtained.

SECTION I - INSPECTION AND ACCEPTANCE

- I.1 Inspection and acceptance of data items to be delivered under this contract shall be performed at destination by the addressee identified in Section H and Blocks 6 and 14 of Exhibit "A", Contract Data Requirements List (DD Form 1423).
- I.2 Acceptance of the final technical report will be on the basis of technical completeness and accuracy.

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CONTINUATION SAPPROVED For Release 2083409/1079CtARDF96-00792R0001094400010f 15
PART II - THE SCHEDULE
SECTION J - SPECIAL PROVISIONS

- J.1 <u>ALLOWABLE COSTS</u>: Allowable costs to be reimbursed under this contract shall be in accordance with the principles set forth in Part 2, Section 15 of the Defense Acquisition Regulation in effect at the time of contract execution which part is incorporated herein by reference. With reference to the items set forth below, the following specific provisions apply:
- J.1.1 INDIRECT COSTS (OVERHEAD RATES): The Contractor shall be reimbursed for its indirect costs not otherwise reimbursable as direct changes to this contract at provisional billing rates as recommended by the cognizant Government Audit Agency. It is understood and agreed that these rates shall be provisional rates for billing purposes only, and shall be subject to adjustment pursuant to the General Provision entitled "Negotiated Overhead Rates".
- J.1.2 TRAVEL AND SUBSISTENCE: Travel and subsistence expenses incurred by Contractor employees in connection with the performance of this contract shall be reimbursable items of costs hereunder in accordance with the Contractor's policy and subject to the provisions of DAR 15-205.46.

J.1.3 INSURANCE:

- J.1.3.1 To the extent that costs of insurance coverage are included in overhead, it is agreed that said costs shall not be an item for separate reimbursement under this contract.
- J.1.3.2 The Contractor hereby agrees to immediately notify the Contracting Officer of any cessation or cancellation of its insurance.
- J.2 MINIMUM INSURANCE: The following insurance is required as a minimum in accordance with Paragraph 10-501 of the Defense Acquisition Regulation.
- J.2.1 LEGALLY REQUIRED INSURANCE: Where certain laws apply such as
 State Laws governing Workman's Compensation and Employers Liability Coverage, etc.,
 the Contractor, prior to commencement of work, shall furnish the Contracting
 Officer a written statement that such laws have been complied with and that
 compliance will continue throughout the period of contract performance.

J.2.2 GENERAL LIABILITY AND AUTOMOBILE LIABILITY:

General Liability - \$3	00,000.00 per EACH PERSON	BODILY INJURY	PROPERTY DAMAG
Automobile Liability	\$100,000.00	\$300,000.00 per occurrence	\$10,000.00 per occurrence

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CONTINUATION SIABBROVED FOR Release 2003/09/109-CA-RDP96-00792R000100400001 15
PART II - THE SCHEDULE
SECTION J - SPECIAL PROVISIONS

J.3 GOVERNMENT FURNISHED PROPERTY:

- J.3.1 The Government will provide six (6) Department of the Army employees to participate in the program when required by the Contractor.
 - J.3.2 The Government reserves the right to furnish materials, supplies or equipment necessary for contract performance upon so notifying the Contractor prior to any commitment by the Contractor.
 - "Limitation of Cost" (1966 Oct), DAR 7-402.2(a), paragraph (a), the notice required thereby shall be provided to the designated Procuring Contracting Officer by CERTIFIED MAIL, return receipt requested. Failure to comply with the above notice requirement imposes the risk of continued performance on the Contractor for cost incurred over and above the estimated cost or alloted amount stated in the contract.
 - J.5 PRE-DETERMINATION OF RIGHTS: As a result of pre-determination of rights entered into during the negotiation of this contract (DAR 9-202), the Government and the Contractor agree that all data called for under this contract shall be delivered with unlimited rights.
 - J.6 ORDER OF PRECEDENCE (1973 APR): In the event of an inconsistency between provisions of this contract, the inconsistency shall be resolved by giving precedence in the following order: (a) The Schedule (excluding the Specifications); (b) Terms and Conditions of the Solicitation, if any; (c) General Provisions;
 - (d) Other provisions of the contract, when attached or incorporated by reference; and (e) The Specifications.

CONTINUATION SHEET

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Page 9 of 15

PART II--SECTION J--SPECIAL PROVISIONS

J.7 SECURITY

The highest security classification for this project is __SECRET.

J.8 RELEASE OF INFORMATION

ROBERT WAITER

- (a) Approval of the Contracting Officer is required prior to the release of information received in the performance of this contract or developed pursuant to this contract.
- (b) If this is a classified contract, the provisions of the DoD Security Agreement (DD Form 441) and the DoD Contract Security Classification Specification (DD Form 254) also apply.

NEW JERSEY SALES AND USE TAX (where appropriate)

The subject purchase of property or services is for the exclusive use of the United States Government, the agents, or Instrumentalities, and is accordingly exempt from the provisions of the New Jersey Sales and Use Tax Act.

J.9 MARYLAND SALES TAX (where appropriate)

Transactions connected with any contract placed under this solicitation are exempted under Maryland Retail Sales Tax Exemption Certificate No. 500 if shipments originate in or are to be delivered within the State of Maryland.

USE OF GOVERNMENT-OWNED PROPERTY FOR PROMOTION OF FOREIGN ARMS SALES

- (a) Written approvation the Contracting Officer shall be requested and obtained prior to use of any U.S. Government owned property for the purpose of promoting
- (b) The request should be in writing and indicate specifically what property will be used, the manner in which it will be used, and what impact will occur if approval is not granted. Requests should be submitted considerably in advance of the date approval is desired so as to give the Contracting Officer time to coordinate the matter with higher authority.

CONTINUATION SHEET

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Page 10 of 15

PART II--SECTION J--SPECIAL PROVISIONS

J.10 CERTIFICATION - WAGE AND PRICE STANDARDS (1979 JAN) (DAR 1-340(f)(2))

(This clause is applicable if the award, an order under an existing contract or a supplemental agreement for new work is in excess of \$5 million, or the expected cumulative value of orders (when the contract is of the indefinite delivery type) is in excess of \$5 million.)

- (a) The contractor hereby certifies that, as of the date of this action, he is in compliance with the Wage and Price Standards issued by the council on Wage and Price Stability (6 CFR 705, Appendix, and Part 706).
- (b) If it is later determined after notice and opportunity to be heard that the contractor was willfully not in compliance with such standards as of the date of this certification, then this contract may be terminated in accordance with the provisions of the Termination for Default Clause.
- (c) Should the Government determine that termination for default would not be in the public interest, the contractor agrees that he will accept an equitable reduction of the contract price or cost allowance and profit or fee, as appropriate under the circumstances.
- (d) The contractor shall require a Certification Wage and Price Standards limited to (a) above, as a condition of award of any first tier subcontract which exceeds \$5 million. The contractor further agrees that should any price adjustment in subcontract prices result from the operation of this provision as to subcontracts, he will advise the contracting officer and an equitable adjustment of the contract price will be made. The operation of this provision in any subcontract shall not excuse the contractor from performance of this contract in accordance with its terms and conditions. Any waiver or relaxation of the certification requirements with respect to such first-tier subcontractors can only be made by the agency head involved.
 - J.11 TECHNICAL DIRECTION AND LIASION: An individual will be designated in writing to act as the Contracting Officer's Representative (COR) under this contract. This individual will represent the Contracting Officer in the technical phases of the work, but will not be authorized to change any of the terms and conditions of the contract or direct work that will require an amendment to the contract.

DAAK11-79-C-0057

CONTINUATION SHEET

PART II - THE SCHEDULE

SECTION J - SPECIAL PROVISIONS

Page 11 of 15

J.12 UNAUTHORIZED INSTRUCTIONS FROM GOVERNMENT PERSONNEL: The Contractor will not accept any instructions issued by any person employed by the US Government or otherwise other than the Contracting Officer or the Contracting Officer's Representative, acting within the limits of his authority. Contracting Officer's Representative will be so designated in writing to the Contractor, and the Scope of his authority will be set forth therein.

CONTINUATION SHEET

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Page 12 of 15

PART II - THE SCHEDULE

SECTION K - CONTRACT ADMINISTRATION DATA

K.1 ADMINISTRATION:

K.1.1 SECURITY ADMINISTRATION: Security Administration is assigned to:

Defense Contract Administration Services Region - San Francisco ATTN:

866 Malcolm Road

Burlingame, CA 94010

K.1.2 OTHER ADMINISTRATIVE FUNCTIONS: All other administrative functions set forth in Section XX, Part 7 of the Defense Acquisition Regulation are retained by the Purchasing Office.

K.2 PAYMENT:

K.2.1 Vouchers shall be submitted through the following Defense Contract Audit Agency:

> Branch Manager Defense Contract Audit Agency Peninsula Branch Office 400 Cambridge Ave, Suite 404 Palo Alto, CA 94306

K.2.2 Payment will be made by:

Finance and Accounting Office

ATTN: DRDAR-CPF

Dover, NJ 07801

4	SMUAP FORM 69K CONTINUATION PAGE OF DAAK11-79-C-0.057 (JUN 72) Approved For Release 2003/09/10 : CIA-RDP96-00792R000100140001-1
	PART II SECTION K ACCOUNTING CLASSIFICATION DATA
10	AA PROPRIATION LIMIT SUBHEAD SUPPLEMENTAL ACCOUNTING CLASSIFICATION AA PA PAMENT PROV PAM
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14	ACCTG APPROPRIATION LIMIT SUBHEAD SUPPLEMENTAL ACCOUNTING CLASSIFICATION LASS REF NON-CLIN/ELIN PAYMENT PROV CPN RECIPIENT DODAAD OBLIGATED AMOUNT * SVC/AGENCY USE ONLY DESCRIPTIVE DATA:
4	ACCTG CLASS REF NON-CLIN/ELIN PAYMENT PROV CPN RECIPIENT DODAAD DESCRIPTIVE DATA:
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^{*}REPRESENTS NET AMOUNT OF INCREASE/DECREASE WHEN MODIFYING AN EXISTING ACRN.

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CONTINUATION APPREQUED For Release 2003/09/10-7614-RDB96-00792R00010094980141 of 15 PART III - SECTION L GENERAL PROVISIONS

- L.1 Basic Agreement NOOO14-76-A-0168 as modified is hereby incorporated by reference.
- L.2 The following optional clauses of Part B of the Basic Agreement apply:

 B-2; B-3; B-6 through B-16; B-19; B-23; B-24 through B-27; B31 and B36.
- L.3 General Provision A-3 entitled "Disputes" (1958 Jan) DAR 7-103.12(a) is superseded by the attached General Provision entitled "Disputes".

PART III--SECTION L--GENERAL PROVISIONS

L.3 DISPUTES (DAR 7-103.12)

- (a) This contract is subject to the Contract Disputes Act of 1978 (41 U.S.C. 601, et. seq.). If a dispute arises relating to the contract, the contractor may submit a claim to the Contracting Officer who shall issue a written decision on the dispute in the manner specified in DAR 1-314.
- (b) "Claim" means
 - (1) a written request submitted to the Contracting Officer;
 - (2) for payment of money, adjustment of contract terms, or other relief;
- (3) which is in dispute or remains unresolved after a reasonable time for its review and disposition by the Government; and
 - (4) for which a Contracting Officer's decision is demanded.
- (c) In the case of disputed requests or amendments to such requests for payment exceeding \$50,000, or with any amendment causing the total request in dispute to exceed \$50,000, the Contractor shall certify, at the time of submission as a claim, as follows:
 - I certify that the claim is made in good faith, that the supporting data are accurate and complete to the best of my knowledge and belief; and that the amount requested accurately reflects the contract adjustment for which the contractor believes the Government is liable.
- (d) The Government shall pay the contractor interest
 - (1) on the amount found due to claims submitted under this clause;
- (2) at the rates fixed by the Secretary of the Treasury, under the Renegotiation Act, Public Law 92-41;
- (3) from the date the Contracting Office receives the claim, until the Government makes payment.
- (e) The decision of the Contracting Officer shall be final and conclusive and not subject to review by any forum, tribunal, or Government agency unless an appeal or action is timely commenced within the times specified by the Contract Disputes Act of 1978.
- (f) The Contractor shall proceed diligently with performance of this contract, pending final resolution of any request for relief, claim, appeal or action related to the contract, and comply with any decision of the Contracting Officer.

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CONTINUATION Approved For Release 2003/09/10: CIA-RDP96-00792R000100140001-1 of 15 PART IV - SECTION M
LIST OF DOCUMENTS & ATTACHMENTS

-	LIST OF DOCUMENTS & ATTACHMENTS	TITLE	DATE	NO O	F PAGES
	SF 26 (67X)	Award/Contract and Continuation Sheets, Sections B thru M	ປັນກ 72	:	15
	Exhibit "A"	Contract Data Requirements List, consisting of DD Form 1423 and DD Forms 1664 continuation sheets and Guidelines on Preparation of DD Form 1423	22 May	70	5
1		FOLM 1425	23 May	78	5
-	Attachment I	Contract Security Classification Specification (DD Form 254)			2

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Approved For Release 2003/09/10 CIA-RDP96-00792R000100140001-1 GUIDANCE ON DOCUMENTATION OF DATA REQUIREMENTS

The following information is furnished to provide guidance with respect to the abbreviations and codes utilized in various blocks of DD Form 1423, Contract Data Requirements List.

Block 7, DD Form 250 Requirement. This block designates the location (contractor's facility or destination) for performance of Government inspection and acceptance. The applicable codes for inspection and acceptance are cited below. The Government activity to perform the destination acceptance task is entered in Block 14 as the first addressee.

Code	Inspection	Acceptance .
SS DD SD DS LT**	*Source (DD Form 250) Destination (DD Form 250) *Source (DD Form 250) Destination (DD Form 250) Letter of Transmittal only	*Source (DD Form 250) Destination (DD Form 250) Destination (DD Form 250) *Source (DD Form 250)
NO XX	No inspection or ac Inspection/acceptance requiremen	ceptance required ts specified elsewhere in contract

*Source indicates contractor's facility.

**Use of these symbols is not authorized for engineering data such as drawings and specifications.

Block 8, Approval Code. Items of critical data requiring specific advanced written approval, such as test plans, are identified by an "A" in this field. Most of these data require submission of a preliminary draft prior to publication of a final document. When advanced approval is not required, this field is blank.

Block 10, Frequency. The codes used in this block are cited below:

DAILY	Daily	BI-MO	Each two months	OT IME	One time
WEEKLY	Weekly	QRTLY	Quarterly	ONE/R	One time and revision
BI-WE	Each two weeks	ANNLY	Annually	R/ASR	Revisions as required
MTHLY	Monthly	SEMIA	Each six months	DFDEL	Deferred delivery
ASREQ	As required (see Notes A/B)	2T IME	Two separate submittals	ONE/P	One time preliminary draft

CHG P AS REQ Change pages as required

NOTES A AND B: See page 2.

APQ39 APR 78 (page 1 of 2)

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Approved For Release 2003/09/10: CIA-RDP96-00792R000100140001-1

CUIDANCE ON DOCUMENTATION OF DATA REQUIREMENTS (continued)

NOTE A: Block 13 is used for further explanation.

NOTE B: When data is of recurring type, it will be submitted at end of reporting period established in field unless otherwise indicated in Data Preparation Instructions or in Blocks 12 or 13 of DD Form 1423.

Block 11, As of Date (AOD). When data is submitted only once, this block indicates the number of days the data is to be submitted prior to the end of the reporting period; e.g., "15" would place the AOD for this report at 15 days before the end of each month, quarter, or year depending on the frequency established in Block 10; "O" places the AOD at the end of each month, quarter, or year. Further guidance is shown in Block 13 or 16 as required.

Block 12, Date of First Submission. This block indicates the initial data submission date (Year/Month/Day). When data has already been submitted and will be resubmitted, the date of the next submission is entered. When the contract start date has not been established, this block indicates the number of days after the contract start date that the data is due; e.g., 30 DAC. Further information if required is contained in Block 13. Classified dates are not cited on this form. "DFDEL" indicates deferred delivery.

Block 13, Date of Subsequent Submission/Event Identification. When data is submitted more than once, the date(s) of subsequent submission(s) is indicated in this block. When submission of data is based on the initiation of a specific event or milestone, this information is cited in this block (when such information classifies the form, this block is left blank). Example: "NLT 15 days before start of production"; "45 days before first article", etc.

Block 14, Distribution and Addressees. Addressees and number of copies (regular/re-producible) to be forwarded to each addressee is cited in this block; e.g., DDC-20/0. Addressees are indicated by office symbols (i.e., DRDAR-XYZ), contractor initials, DoD Handbook H-4 codes, and Command initials. A list explaining these symbols, etc., is attached to the form. When reproducible copies are required (second number), the type of copies required will be cited in this block or Block 16.

NOTE: Unless otherwise cited in Block 10, entries in Blocks 3 through 9 on DD Forms 1664, Data Item Descriptions, are for informational purposes only and are not contractually binding.

APQ39 APR 78 (page \$\mathbf{T}\$ of 2)

ATTACHMENT TO DD FORM 1423

ADDRESSES:

Director
U.S. Army Materiel Systems Analysis Activity
ATTN: DRXSY-DS (Lynne Taylor)
Aberdeen Proving Ground, MD 21005

Commander
U.S. Army Armament R&D Command
Procurement Directorate
Chemical/Ballistics Procurement Division
ATTN: DRDAR-PRB (Mr. John Ledman)
Aberdeen Proving Ground, MD 21010

DEFINITIONS:

Regular copy means an electrostatically reproduced copy or a typed original or a typed carbon copy.

Reproducible copy means a typed original manuscript. Final copy will be single spaced.

CONTRACT DATA REQUIREMENTS LIST/DD-FORM 1423

NOTICE OF COVER DISCLAIMER STATEMENT AND DISTRIBUTION APPROVAL

All interim, draft and final reports generated hereunder are subject to the following:

1. Reports will contain a conspicuous disclaimer statement on the cover of the report similar to the following:

"THE VIEW, OPINIONS, AND/OR FINDINGS CONTAINED IN THIS REPORT ARE THOSE OF THE AUTHOR(S) AND SHOULD NOT BE CONSTRUED AS OFFICIAL DEPARTMENT OF THE ARMY POSITION, POLICY OR DECISION, UNLESS SO DESIGNATED BY OTHER DOCUMENTATION".

2. Obtain the study sponsor's approval for distribution of the report in any stage of development or completion.

UNCLASSIFIED or Release 2003/09/10 CIA

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ANNEX A

DD FORM 254 - dated 15 March 1979 , Special Security Requirements for Contract - "Special Training Techniques"

- 1. (U) All work performed under this contract is classified SECRET.

 Only US citizens possessing a Department of Defense (DoD) final SECRET personnel security clearance may perform work on this contract. Interim clearances are not authorized. Contractor access to classified reports obtained must be approved by the COR.
- 2. (U) Classified information furnished or originated in connection with this contract is classified by authority of Headquarters, Department of the Army (DA) message, DAMI-ISH, dated 7 July 1978, and will be reviewed for declassification on 7 July 1998, based on Reason 3, Paragraph 2-301 (c), DoD Regulation 5200.1R. The appropriate markings for messages and documents are indicated on the DD Form 254.

Classified material furnished or extracted from existing documents shall retain the classification of the source material, and shall be marked in accordance with paragraph 11, and/or Appendix II, DoD 5220.22-M, Industrial Security Manual for Safeguarding Classified Information (ISM).

- 3. (S-ORCON) A complete classification guide for GRILL FLAME will be published. In the meantime, any language associated with parapsychology will not be used in conversation or communications unless a SECRET classification is used.
- 4. (U) The contractor shall designate a single contractor representative to serve as Security Coordinator for managing, controlling, and monitoring access to GRILL FLAME. The Security Coordinator will:
- a. Maintain a copy of the Master Access list, and manage access to the project. Prior verification of an individual's access is necessary before making any reference to the program.
- b. Serve as the single distributor of information included in the program, and maintain records of the distribution.
- c. Serve as the single point of contact for receiving and transmitting program information from and to other agencies.

CLASSIFIED BY: MSG, HQDA (DAMI-ISH), Wash, DC Dated 7 Jul 78
REVIEW ON: 7 Jul 98

- 5. (U) The following will govern communications among the various activities involved with the program:
- a. The use of conventional telephones is limited to administrative actions concerning the project. At no time will the code name be associated with operational aspects of the project over conventional telephones. In the event time dictates that operational matters must be discussed, the parties involved will use either a secure telephone or a message.
- b. All messages will be passed via the SSO system. Conventional teletype is not authorized for any GRILL FLAME communications.
- c. Areas used for any project discussions will be selected so as to insure segregation from other activities within the organization.
 - d. Mailing instructions are provided in DD Form 254.
- 6. (U) Security Coordinators will take necessary actions to insure that they are informed of visits by officials to their organization prior to their arrival. Access must be verified before visitors are exposed to the project. Under no circumstances will foreign visitors to the organization be given any indication of the project's existence.
- 7. (U) No information concerning the program will be approved for public release. No project information will be released to the Defense Documentation Center.
- 8. (U) Military Intelligence representatives are authorized to monitor the security provisions of this contract, and to visit the contractor, in conjunction with DCASR representatives, to provide operations security guidance. Overall responsibility for providing security support to the contract will lie with the DCASR.